ESTTA Tracking number:

ESTTA666813 04/15/2015

Filing date:

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91220015
Party	Plaintiff Take-Two Interactive Software, Inc.
Correspondence Address	Aryn M. Emert Cowan, Liebowitz & Latman, P.C. 1133 Avenue of the Americas New York, NY 10036 UNITED STATES ame@cll.com, jzk@cll.com, mmh@cll.com, las@cll.com, trademark@cll.com
Submission	Other Motions/Papers
Filer's Name	Lindsay M. Rodman
Filer's e-mail	Trademark@cll.com, jzk@cll.com, mmh@cll.com, las@cll.com, ame@cll.com
Signature	/Lindsay Rodman/
Date	04/15/2015
Attachments	THE NAKED ROCKSTAR - MOTION TO AMEND.pdf(14615 bytes)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial No. 86/205,412 Filed: February 26, 2014 For Mark: THE NAKED ROCKSTAR Published in the Official Gazette: July 8, 2014	V	
TAKE-TWO INTERACTIVE SOFTWARE, INC., Opposer,	Λ :	
	:	Opposition No. 91220015
V.		
THE NAKED ROCKSTAR LLC,	:	
Applicant.	•	
	X	
Commissioner for Trademarks		
Attn: Trademark Trial and Appeal Board		
P.O. Box 1451		
Alexandria, VA 22313-1451		

MOTION TO AMEND APPLICATION NO. 86/205,412 AND, IF ACCEPTED, TO WITHDRAW OPPOSITION NO. 91220015

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicant respectfully requests to amend the above-identified application by deleting the entire description of services and substituting therefore:

ON-LINE RETAIL STORE SERVICES FEATURING SEX TOYS, SEXUAL AIDS, EDUCATIONAL BOOKS IN THE FIELD OF SEX, CLOTHING, AND VIDEOS, ALL INTENDED FOR AN ADULT AUDIENCE; RETAIL STORE SERVICES FEATURING SEX TOYS, SEXUAL AIDS, EDUCATIONAL BOOKS IN THE FIELD OF SEX, CLOTHING, AND VIDEOS ALL INTENDED FOR AN ADULT AUDIENCE, NONE OF THE FOREGOING RELATING TO OR PROMOTING VIDEO GAMES.

It is respectfully submitted that this amendment does not require republication as the amendment of the description of services narrows rather than broadens the scope of the application.

This amendment is made pursuant to an Agreement between Applicant and Opposer, who has consented to this Amendment. If the amendment is approved by the Board, Opposer, TAKE-TWO INTERACTIVE SOFTWARE, INC., and Applicant, THE NAKED ROCKSTAR LLC, by and through their counsel of record hereby stipulate to withdraw the instant opposition with prejudice.

CONCLUSION

Applicant respectfully requests that this request to amend the application and withdrawal of the opposition be granted in its entirety.

Respectfully submitted,

	1.05pection,
Dated: April 15, 2015	THE LAW OFFICE OF STEPHANIE Y. GRENALD
	By:/SYG/ Stephanie Y. Grenald, Esq. Attorney for Applicant, THE NAKED ROCKSTAR LLC
Dated: April 15, 2015	COWAN, LIEBOWITZ & LATMAN, P.C.
	By:/Lindsay Rodman/Aryn M. Emert, Esq. Midge Hyman, Esq. Jonathan Z. King, Esq. Lindsay M. Rodman, Esq. Attorneys for Opposer, TWO INTERACTIVE SOFTWARE, INC.